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| 1 2 3 4 5 | HEATHER E. WILLIAMS, SBN 122664 Federal Defender HOOTAN BAIGMOHAMMADI, SBN 279105 Assistant Federal Defender Designated Counsel for Service 801 I Street, Third Floor Sacramento, CA 95814 T: (916) 498-5700 F: (916) 498-5710 | | | |
|-----------------------|--|---------------------------|---|--|
| 6 | Attorneys for Defendant Mr. Wilson | | | |
| 7 | DATE AD MEDID OF A TIPE DATE DATE. | | | |
| 8 | IN THE UNITED STATES DISTRICT COURT | | | |
| 9 | FOR THE EASTERN DISTRICT OF CALIFORNIA | | | |
| 10 | UNITED ST | ATES OF AMERICA, |) Case No. 2:21-cr-00155-JAM | |
| 11 | | Plaintiff, |)) STIPULATION AND ORDER TO CONTINUE | |
| 12 | | vs. | STATUS CONFERENCE AND EXCLUDE TIME | |
| 13 | JOSHUA W | |) Date: June 27, 2023) Time: 9:00 a.m. | |
| 14 | CODY CRA | | Judge: Hon. John A. Mendez | |
| 15 |] | Defendants. |)) | |
| 16 | IT IS HEREBY STIPULATED and agreed by and between United States Attorney | | | |
| 17 | Phillip A. Talbert, through Assistant United States Attorney James R. Conolly, counsel for | | | |
| 18 | Plaintiff; Federal Defender Heather Williams, through Assistant Federal Defender Hootan | | | |
| 19 | Baigmohammadi, counsel for Defendant Joshua Wilson; and Kyle Knapp, counsel for Cody | | | |
| 20 | Cramer that the status hearing currently set for June 27, 2023 at 9:00 be continued to September | | | |
| 21 | 26, 2023 at 9:00 a.m. | | | |
| 22 | The parties specifically stipulate as follows: | | | |
| 23 | 1. | By previous order, this n | natter was set for a status on June 27, 2022 at 9:00 a.m. | |
| 24 | 2. | By stipulation, Mr. Wils | on now moves to continue the status conference to | |
| 25 | September 26, 2023, at 9:00 a.m. | | | |
| 26 | 3. | To date, the government | has produced approximately 850 pages and various | |
| 27 | | audio/video recordings o | of discovery to the defendants. | |
| 28 | | | | |

4. Mr. Wilson and Mr. Cramer require additional time to review the discovery, 1 investigate and research possible defenses, research potential pretrial motions, and 2 3 explore potential resolutions to the case, and otherwise prepare for trial. 4 5. Mr. Wilson and Mr. Cramer believe that failure to grant the requested continuance 5 would deny them the reasonable time necessary for effective preparation, taking 6 into account the exercise of due diligence. 7 Neither the government nor Mr. Cramer object to the continuance. 6. 8 7. For the purpose of computing time under 18 U.S.C. § 3161 et seq. (Speedy Trial 9 Act), the parties request that the time period between June 27, 2023 and 10 September 26, 2023, inclusive, be deemed excludable pursuant to 18 U.S.C. § 11 3161(h)(7)(B)(iv) (Local Code T4), because it would result from a continuance 12 granted by the Court at the defense's request, based on a finding that the ends of 13 justice served by granting the continuance outweighs the best interest of the 14 public, Mr. Wilson, and Mr. Cramer in a speedy trial. 15 Respectfully submitted, 16 HEATHER E. WILLIAMS Federal Defender 17 Date: June 22, 2023 /s/ Hootan Baigmohammadi 18 HOOTAN BAIGMOHAMMADI Assistant Federal Defender 19 Attorneys for Mr. Wilson 20 21 Date: June 22, 2023 /s/ Kyle Knapp Kyle Knapp 22 Attorney for Mr. Cramer 23 24 Date: June 22, 2023 PHILLIP A. TALBERT 25 United States Attorney 26 /s/ James R. Conolly James R. Conolly 27 Assistant United States Attorney Attorneys for Plaintiff 28

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| 1 | | <u>ORDER</u> | |
| 2 | The Court, having received and considered the parties' stipulation, and good cause | | |
| 3 | appearing therefrom, ADOPTS the parties' stipulation in its entirety as its order. | | |
| 4 | | | |
| 5 | IT IS SO ORDERED. | | |
| 6 | Dated: June 22, 2023 | /s/ John A. Mendez | |
| 7 | | THE HONORABLE JOHN A. MENDEZ SENIOR UNITED STATES DISTRICT JUDGE | |
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